- failed to bear a label containing an accurate statement of the quantity of the contents. (The jars contained less than 16 fluid ounces.)
- Disposition: On May 29, 1947, the Lano Food Products Co. having appeared as claimant for the North Dakota lot and having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond for relabeling under the supervision of the Food and Drug Administration. Subsequently, upon a showing that there was no market for the product, the court ordered it delivered to some charitable institution or destroyed. On June 9, 1947, no claimant having appeared for the South Dakota lot, it was condemned and ordered delivered to a local hospital.
- 13348. Adulteration of mayonnaise. U. S. v. 22 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 21893, 21894. Sample Nos. 42693-H, 43154-H, 43155-H.)
- Libels Filed: November 27, 1946, Southern District of West Virginia.
- ALLEGED SHIPMENT: On or about October 21 and 28, 1946, by the Dixie Brokerage Co., from Columbia, S. C.
- PRODUCT: Mayonnaise. 15 cases, each containing 24 1-pint jars, and 7 cases, each containing 12 1-quart jars, at St. Albans, W. Va., and 68 cases, each containing 12 1-quart jars, and 6 cases, each containing 12 1-pint jars, at Beckley, W. Va.
- LABEL, IN PART: "Caldwell's Mayonnaise Contains Mineral Oil, Starch, Eggs, Vinegar, Salt and Other Spices Made By Caldwell's Cafeteria, Columbia, S. C. Sales Agent Dixie Brokerage Co., Columbia, S. C."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the product contained approximately 55 percent of added mineral oil, a deleterious substance, which may have rendered it injurious to health; Section 402 (b) (1), a valuable constituent, edible vegetable oil, had been omitted; Section 402 (b) (2), a product containing mineral oil had been substituted for mayonnaise; and, Section 402 (b) (4), mineral oil had been added to the product and mixed with it so as to reduce its quality and strength.
- DISPOSITION: January 15, 1947. Default decrees of condemnation and destruction.
- 13349. Adulteration of mayonnaise. U. S. v. 33 Cases * * * (and 2 other seizure actions). (F. D. C. Nos. 21804 to 21806, incl. Sample Nos. 43156-H, 43157-H, 43159-H.)
- LIBELS FILED: December 2, 1946, Southern District of West Virginia.
- ALLEGED SHIPMENT: On or about October 19 and 26, 1946, by Caldwell's Cafeteria, from Columbia, S. C.
- PRODUCT: Mayonnaise. 63 cases, each containing 24 1-pint jars, and 8 cases, each containing 12 1-quart jars, at Eskdale, W. Va., and 19 cases, each containing 24 1-pint jars, at Charleston, W. Va.
- LABEL, IN PART: "Caldwell's Mayonnaise Contains Mineral Oil, Starch, Eggs, Vinegar, Salt and Other Spices Made By Caldwell's Cafeteria, Columbia, S. C."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the product contained approximately 51 percent of added mineral oil, a deleterious substance, which may have rendered it injurious to health; Section 402 (b) (1), a valuable constituent, edible vegetable oil, had been omitted; Section 402 (b) (2), a product containing mineral oil had been substituted for mayonnaise, which contains edible vegetable oil and does not contain mineral oil; and, Section 402 (b) (4), mineral oil had been added to the product and mixed and packed therewith so as to reduce its quality and strength.
- Disposition: January 15, 1947. Default decrees of condemnation and destruction.
- 13350. Adulteration of salad dressing. U. S. v. 51 Cases, etc. (and 2 other seizure actions). (F. D. C. Nos. 21122, 21124, 21784. Sample Nos. 64388-H to 64391-H, incl., 69310-H.)
- LIBELS FILED: Between October 1, 1946, and September 9, 1947, Northern District of New York and Northern District of Illinois.